IN THE UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS DEL RIO DIVISION

ROBERTO ESTRADA MONTEZ	§
	§
v.	§
	§ CIVIL ACTION NO. DR-15-CV-027-AM-VRG
GL TRUCKING, LLC AND TERRY	§
ANDREW DERRICK	§

STIPLULATION OF DISMISSAL WITH PREJUDICE

TO THE HONORABLE JUDGE OF SAID COURT:

Now comes ROBERT ESTRADA MONTEZ, Plaintiff in the above-styled and numbered cause, and hereby files this Stipulation of Dismissal with prejudice according to Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil Procedure. Accordingly, the parties agree that this case should be dismissed with prejudice as to the refiling of the same regarding any and all claims asserted or claims that may be asserted by Plaintiff in the above-styled and numbered cause against Defendants GL TRUCKING, LLC and TERRY ANDREW DERRICK.

Respectfully submitted:

THE COWEN LAW GROUP

62 E. Price Road Brownsville, Texas (956) 541-4981 (Telephone) (956) 504-3674 (Facsimile)

Rv

Michael R. Cowen

michael@cowenlaw.com

State Bar No. 00795306 Malorie Peacock

malorie@cowenlaw.com

State Bar No. 24077293

Attorneys for Plaintiff

AGREED:

/s/ Jason Wilkes

Jeffrey G. House
Jason Wilkes
CURNEY, FARMER, HOUSE,
OSUNA & JACKSON, P.C.
411 Heimer Rd.

San Antonio, Texas 78232 Telephone: (210) 377-1990 Facsimile: (210) 377-1065 <u>ihouse@cfholaw.com</u> <u>jwilkes@cfholaw.com</u>

Attorneys for GL Trucking, LLC

& Andrew Derrick

CERTIFICATE OF SERVICE

I do hereby certify that the foregoing pleading has been forwarded in accordance with the Texas Rules of Civil Procedure to all parties of record as set out below on this the 29th day of November , 2017.

Jeffrey G. House Jason Wilkes CURNEY, FARMER, HOUSE, OSUNA & JACKSON, P.C. 411 Heimer Rd. San Antonio, Texas 78232 Telephone: (210) 377-1990 Facsimile: (210) 377-1065 ihouse@cfholaw.com

jwilkes@cfholaw.com Attorneys for Defendants

By: Maler Peach
Malorie Peacock